

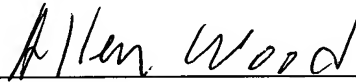
REMARKS

The Notice of Allowance and its attachments have been received. One of these attachments is an Examiner's Amendment that revises the "filtering step" recitation in independent claims 12 and 17. However, the revisions to both claims refer to the "wave direction" while it is believed that the revision to claim 17 should refer to the "wavelength." The present Amendment After Allowance is being filed to change "wave direction" in the filtering step of claim 17 to "wavelength".

An Interview Summary record attached to the Notice of Allowance requires a Statement of the substance of a telephone interview that occurred on or about June 5, 2008. No justification for such a requirement (which is included as part of the Interview Summary form itself) in a situation such as the present one, is known to the undersigned attorney. Nevertheless, the following statement is presented in formal response to the requirement: The Examiner had earlier proposed an Examiner's Amendment that would replace the "filtering step" recitation in new claims 12 and 17 with the "filtering step" recitation of claim 1, except that claim 12 would refer only to "wave direction" and claim 17 would refer only to "wavelength." Applicant's attorney authorized such a change.

Since the present Amendment After Allowance will improve the issued patent and raises no new issues on patentability, it is respectfully requested that it be entered.

Respectfully submitted,



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AW/ng

AMENDMENT
AFTER ALLOWANCE

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